

CERTIFIED MAIL RETURN RECEIPT REQUESTED

JUI 1 2 2002

Melissa Serwitz 4 Vista Terrace Livingston, NJ 07039

RE: MUR 5279

Bill Bradley for President, Inc.

Dear Ms. Serwitz:

On June 26, 2002, the Federal Election Commission found that there is reason to believe you violated 2 U.S.C. § 441f and 11 C.F.R. § 110.4(b)(1)(iv), provisions of the Federal Election Campaign Act of 1971, as amended ("the Act") and Commission regulations. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information.

You may submit any factual or legal materials that you believe are relevant to the Commission's consideration of this matter. Please submit such materials to the General Counsel's Office within 15 days of your receipt of this letter. In addition, please complete and return the enclosed questionnaire within 15 days. Where appropriate, statements should be submitted under oath. In the absence of additional information, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation.

If you are interested in pursuing pre-probable cause conciliation, you should so request in writing. See 11 C.F.R. § 111.18(d). Upon receipt of the request, the Office of the General Counsel will make recommendations to the Commission either proposing an agreement in settlement of the matter or recommending declining that pre-probable cause conciliation be pursued. The Office of the General Counsel may recommend that pre-probable cause conciliation not be entered into at this time so that it may complete its investigation of the matter. Further, the Commission will not entertain requests for pre-probable cause conciliation after briefs on probable cause have been mailed to the respondent.

Requests for extensions of time will not be routinely granted. Requests must be made in writing at least five days prior to the due date of the response and specific good cause must be demonstrated. In addition, the Office of the General Counsel ordinarily will not give extensions beyond 20 days.

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address, and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

This matter will remain confidential in accordance with 2 U.S.C. §§ 437g(a)(4)(B) and 437g(a)(12)(A), unless you notify the Commission in writing that you wish the investigation to be made public.

For your information, we have enclosed a brief description of the Commission's procedures for handling possible violations of the Act. If you have any questions, please contact Albert Veldhuyzen or Michelle E. Abellera, the attorneys assigned to this matter, at (202) 694-1650.

Sincerely,

Karl J. Sandstrom Vice Chairman

Enclosures
Factual and Legal Analysis
Procedures
Designation of Counsel Form
Questionnaire

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1 2 3 4	FEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS
5	RESPONDENT: Melissa Serwitz MUR: 5279
7 8	I. <u>GENERATION OF MATTER</u>
9	This matter was generated by an audit of Bradley for President, Inc. ("Committee") and
10	Theodore V. Wells, as treasurer, undertaken in accordance with 26 U.S.C. § 9038(a).
11	II. <u>FACTUAL AND LEGAL ANALYSIS</u>
12	A. Law
13	The Federal Election Campaign Act of 1971, as amended (the "Act"), provides that no
14	person shall make a contribution in the name of another person or knowingly permit his name to
15	be used to effect such a contribution, and no person shall knowingly accept a contribution made
16	by one person in the name of another. 2 U.S.C. § 441f. See also 11 C.F.R. § 110.4(b)(1).
17	B. Contribution in the Name of Another
18	The Committee received 40 business checks totaling \$40,000 on June 22, 1999. The
19	checks were written on the accounts of 40 different business entities and attributed to 39
20	individuals. A contribution schedule provided by the Committee listed all the contributors as
21	partners in various "partnerships;" the schedule listed the names of the partnerships, the

contributing partner and the address of the partnership. All of the partnerships have the same

Kushner Companies, a business owned and chaired by Charles Kushner.¹

address: 26 Columbia Turnpike, Florham Park, NJ. This address is the corporate headquarters of

Dun and Bradstreet reports indicate that Kushner Companies is involved in approximately 100 locations. These properties appear to be managed by partnerships or limited liability companies in which Kushner Companies is the general partner.

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One of the contributions (check #1337 written for \$1,000) was attributed to Melissa

Serwitz as a partner of LMEC Associates. However, there is no evidence to confirm that Ms.

Serwitz is a partner in LMEC Associates or that Ms. Serwitz's individual partnership account

was charged.² The Commission attempted to verify the status of LMEC Associates through Dun

and Bradstreet and the New Jersey Secretary of State. There was no evidence that Ms. Serwitz

was a "partner" of LMEC Associates. However, research by this office revealed that Ms. Serwitz

is a relative of Mr. Kushner.

An examination of all 40 contribution checks indicates that they were mass-produced and originated from a single corporate source. The accountholder's name, bank routing numbers and other notations all appear to be printed in the same type as the payee and amount information.

All but three checks contained the same typographical error. The fundraiser's name, Sapoch, was spelled incorrectly in the payee line ("Japoch"). All of the checks were drawn on accounts held at two different banks, Norcrown Bank and Valley National Bank. Norcrown Bank is part of the Kushner group of businesses. Lastly, all the checks appear to have been signed by the same person. Although not legible, the signatures on the checks appear very consistent. Given the likelihood that the checks were signed by Mr. Kushner and originated from Kushner Companies and given the absence of evidence that the partners of the various partnerships intended to make contributions, the Office of General Counsel believes that Kushner Companies and/or Mr.

19 Kushner were the true source of the contributions.

The Committee sent follow-up letters to determine the eligibility of the contributions for matching funds. Only 4 of the 39 contributors replied to the Committee's request for verification. Ms. Serwitz did not reply.

A comparison of the check signatures with Mr. Kushner's signature as displayed on the Kushner Companies' website suggests that the signatures may have originated from the same person.

Factual and Legal Analysis—MUR 5279 Melissa Serwitz Page 3

2 U.S.C. \S 441f and 11 C.F.R. \S 110.4(b)(1)(iv).

	Given Kushner Companies and Mr. Kushner's control over LMEC Associates and other
2	partnerships, Mr. Kushner's relation to Ms. Serwitz and other named contributors, and the fact
3	that the contributions appear to be signed by the same individual, were written for the same
4	amount, and delivered on the same day, it is likely that contributions were made in the name of
5 .	another. Furthermore, Ms. Serwitz made contributions to other federal campaign committees
6	under similar circumstances. The presence of this bundling pattern of contributions suggests that
7	Ms. Serwitz may have allowed her name to be used to effect contributions in the name of
8	another. Accordingly, the Commission found reason to believe that Melissa Serwitz violated



Questionnaire in Matter Under Review 5279Melissa Serwitz

Questionnaire Instructions

Pursuant to 2 U.S.C. § 437g, the Federal Election Commission is investigating contributions to the Bill Bradley for President, Inc. ("Bradley Committee") during the 2000 presidential primary election campaign. The Commission has obtained documents that appear to show that you made a \$1,000 partnership contribution to the Bradley Committee on June 16, 1999 by check number 1337. A copy of check number 1337 is attached for your review.

Please answer the following questions by checking the appropriate boxes or filling in the blank lines. Please review your answers to ensure they are accurate and complete. For all questions that call for a description or explanation, attach additional sheets if necessary. Please submit the questionnaire to the General Counsel's Office within 15 days of receipt.

1.	What is your occupat	tion?	•	·
2.	Please provide your		s address.	
3.	Did you make a \$1,0 number 1337?	000 partne	rship contribution to the B	radley Committee with check
		Yes		No
1.	Did you consent to	the \$1,000	partnership contribution?	
		Yes		No
5.	a. When did you co		ne \$1,000 partnership conti	ribution?
	b. How did you co		e \$1,000 partnership contr	ribution?

Ċ.	•	mmunicate your consent to		
d.	Did anyone ackn	owledge your consent? F		
e.	-	consent acknowledged?		
۸.		LMEC Associates?		
AI		Yes		No
	hat is your partner MEC Associates?	ship status? Are you a lir	mited partner	
		Limited Partner		General Partner
Ple	ease describe the s	structure and status of LM	IEC Associa	tes:
a.	How many limit	ed partners does LMEC A	Associates ha	ave?
b.	Please list the lin	nited partners of LMEC	Associates.	
C.	Please list the go	eneral partners of LMEC	Associates.	

Questionnaire- MUR 5279
Melissa Serwitz
Page 3

d.	When was LMEC Associates created?
e.	What is the relationship between LMEC Associates and Kushner Companies?
. Ple	ase describe your involvement and participation in LMEC Associates:
a.	When did you become a partner of LMEC Associates?
b.	What was the percentage of your ownership interest when you joined LMEC Associates?
c.	What was the percentage of your ownership interest in LMEC Associates on June 16 1999?
d.	What is the percentage of your current ownership interest in LMEC Associates?
e.	Please list any limitation or restrictions on your use of funds in the LMEC Associate account.

f.	Are you er	nployed	by LMEC Associates?		
		□ .	Yes		No
g.	Are you ar	n office	of LMEC Associates?		
			Yes		No
h.	Please des LMEC As	•	our job title(s) and responsib	ilities as	an employee or officer of
	ow did you ommittee?	submit	your \$1,000 contribution wi	th check	number 1337 to the Bradley
	oid you authormmittee?		e \$1,000 contribution with c	_	·
			Yes		No
	oid funds for ank account		000 contribution with check	number	1337 originate from a
	anc account		Yes		No
			,000 contribution with check	k number	r 1337 originate from a
pe	rsonai paru		interest that you control? Yes		No
			entation showing that your b interest was charged.	ank acco	ount was debited or your
15. a.	. Does LMI	EC Asso	ociates organize a political co	ontributi	on plan for its members?
			Yes		No
b	. Please des	scribe th	ne contribution plan.		

		,			
	the Bradley Commit	ttee.	involvement in the n		of your contribution to
18.		ciated with LME	C Associates encourantee?		ı to make a
		Yes		No	
	b. Please list the inc	dividuals and des	scribe the circumstand	ces.	
19.	a. Did anyone associated anyone anyone associated anyone associated anyone associated anyone any anyone any anyone any		nner Companies enco nittee?	urage y No	ou to make a
	b. Please list the in	ndividuals and de	escribe the circumstar	nces.	
20.	Are you a member	of any other part	tnerships?		
		Yes		No	(If you answered "no, please proceed to question 34.)
21.	Please list all the p	artnerships, othe	r than LMEC Associ	ates, to	which you belong.

22.	How long have you b		nber of thos	-	ps? 		
	·	·					
23.	What is your owners	hip interes	st in each pa	rtnership?			
						·	
24.	What is the relations Kushner Companies?		en those oth	er partnersh	ips to w	hich yo	ou belong and
	<u>i</u>						
25.	Have you made cont partnerships?	ributions t	to federal co	ommittees as	a partn	er of th	nese other
		Yes			No	plea	you answered "no ase proceed to stion 34.)
26.	On a separate sheet, partnerships. Please				nade as	a partn	er of other
	Committee:						
	Partnership:		<u> </u>	Dat	e:	An	nount:
27.	a. Do the partnershi	ips organiz	ze political o	contribution	plans fo	r its m	embers?
		Yes			, No	ple	you answered "no ase proceed to estion 30.)
	b. Please describe th	e contribu	tion plan.				
						·	

28.	As a partner, did you	agree to make p	olitical contri	butions	throu	gh a plan?
		Yes		.	No	(If you answered "no," please proceed to question 30.)
29.	When did you agree	to participate in	such a plan?			
	For each of the above to the respective con	_	please indicate	e how y	ou su	bmitted the contribution
	Please list all other committees. Please	•	•	_		
32.	a. Did anyone associate to the federal con		artnerships end	courage	you t No	o make contributions
	b. Please list the ind		cribe the circu	mstanc		
33.	a. Did anyone assoc to the federal com		ner Companies	s encou	rage y	ou to make contributions
		Yes			No	
	b. Please list the in-	dividuals and des	scribe the circ	umstan	ces.	

34.	a.		sements or fav	ors as a conseque	ence o	ide you with any payn of your contributions to s?	
			Yes			No	
	b.	Please list the inc	lividuals and d	escribe the circu	mstan	ces.	
35.	V	What is your relation	onship to Kush	ner Companies?	-		
36.	Н	Iave you ever beer		·	nies?		
			Yes			No	
37.	P	lease provide the	length of your	employment or a	ssocia	ation with Kushner Co	ompanies
38.	K sc cc di	ushner Companies diciting contribution blecting and forwards	s and associate ons; suggesting arding contribuctions related tarding of contr	d partnerships. " g or requesting the strong of the strong	Fundinat a coing activity	you have participated raising activity" incluon ontribution be made; tivity" also includes not the soliciting, making	des making, neetings,
							
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	on the	day of	, 2002.
	Signature:		
	Date:		
We may wish to speak with ye the best time during normal b	• •	•	phone number and tell us
, ,	usiness hours for u	s to call.	

Mail to all federal agencies in Washington, DC is irradiated against anthrax and other biological hazards. This has resulted in substantial delays in delivery. For this reason, we ask that you also fax a copy of your response to us at (202) 219-1043 or scan it and email it to Albert Veldhuyzen at aveldhuyzen@fec.gov.

If you have any questions, you may call the FEC attorneys assigned to this matter, Albert Veldhuyzen and Michelle Abellera, at (202) 694-1650 or (800) 424-9530.

THANK YOU FOR YOUR ASSISTANCE.

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